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SEC. 51. Any sample of milk which shall be shown upon analysis to contain less than 12 per cent of milk solids and less than 3 per cent of fat or any samples of less specific gravity than 10.29 shall be declared to be adulterated.

SEC. 52. All dealers in milk are prohibited hereafter from using milk tickets which may be used more than once.

SEC. 53. No bottles shall be filled with milk except at the milk room, and no bottles shall be refilled until after they have been properly sterilized.

**Water—Domestic Use—Not to be Used when Source is Contaminated or Likely to Become Contaminated. (Ord. Feb. 1, 1915.)**

SEC. 69. No person or persons shall use or permit to be used for drinking or culinary purposes the water from any well, spring, or other source which has been condemned by this board or its health officer; and any condemned well or other source of water shall be filled or destroyed at the expense of the owner, user, or agent, upon order of this board.

SEC. 70. No person or persons shall use or permit to be used for drinking or culinary purposes any water drawn from a well or a spring so situated as to be contaminated by a privy vault or cesspool so constructed as to allow any of the contents of such privy vault or cesspool to pass into and percolate through any of the surrounding soil.

**Premises—Care of. (Ord. Feb. 1, 1915.)**

SEC. 55. No animal or vegetable substance, garbage, house refuse, nor any materials which are offensive, or tend by decay to become putrid, or to render the atmosphere impure or unwholesome shall be thrown, placed, or permitted to remain in or upon any yard, lawn, garden, ash heap, parking, or street, or premises within this city; and the owner, lessee, or occupant of any such premises within the city shall forthwith remove such substances therefrom.

SEC. 56. No sunken or other places shall be filled nor made land constructed with any material containing an admixture of putrescible animal or vegetable matter.

SEC. 57. When any lot or lots or any part thereof shall from any cause whatsoever become in whole or in part the repository of stagnant water, it shall be the duty of the owner, lessee, or occupant within a specified time, given in a written notice by this board or its health officer, to cause such lot or lots, or part thereof, to be filled with clean earth or other inoffensive substances, or if ordered by this board shall cause the proper drainage thereof.

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SEC. 59. No person shall permit or have any vegetable or animal substance, water or other liquid on his premises or grounds which shall give an offensive odor or be prejudicial to life or health.

**Privies and Cesspools—Construction and Maintenance—Removal of Contents. (Ord. Feb. 1, 1915.)**

SEC. 76. No person shall for hire clean any privy vault, dry-earth closet, or cesspool within this city unless he shall have first obtained a license therefor from the board of health of said city. No person shall obtain such license until he shall have satisfied the board of health of said city that he has the proper appliances and is so situated that he or his employees can clean such vaults, closets, and cesspools in a sanitary and proper manner.

The license herein provided shall be in writing and shall continue in force from its date to the time specified therein for its termination: *Provided, however, That no license granted under this section shall run for a longer period than the 1st day of May following the date of its issue.*

The fee for such license shall in each case be fixed by the common council.